THE COURTS.

The Commissioners of Charities and Correction.

PRESENTMENT BY THE GRAND JURY

The Majority and Minority Statements.

Morrisania Receiver of Taxes in Court.

The officers connected with Supervisor Hawley's omee, aided by officers from the Fourth Collection district, made a capture of an illicit still on Thursday morning at the vinegar factory of Lorenzi & Reese, No. 553 East Fifty-fourth street. Reese has been arrested, and, having waived an examination, was held in \$2,000 bail by Commissioner Shields to await the action of the Grand Jury. The still seized is capable of turning out forty gallons of whiskey per day.

a paragraph having appeared in a morning pa per to the effect that the papers, or some of them, in the case of Platt and Boyd are missing from the office of Mr. Bilss, United States District Attorney, that official yesterday, on being questioned by a reporter in reference to the matter, replied that the information did not come from his department; that he was not a witness in the case, and that he declined to say anything in relation to the affair.

Yesterday Cyrus B. Boyd, No. 154 Bowery, made a complaint before Commissioner Betts that he had received a postal card from one Webster Merritt, on which were written remarks reflecting in a scurrilous manner upon Boyd. In default of \$250 bail Merritt was committed for examination.

Judge Blatchford will sit in the United States District Court on Tuesday, October 6, for the trial of suits in admiralty.

THE CHARITIES COMMISSIONERS.

The Grand Jury of the Court of General Sessions came into court yesterday and presented a communication signed by a majority of the body with regard to the course of the Commissioners of Charities and Correction. A minority report was also presented to Judge Sutherland embodying a dissent from the communication of the majority, to the effect that they (the minority) disagree with the eject that they take minority that the opinion expressed by the majority that the Commissioners have endeavored to perform their various and onerous duties faithfully and to the best interests of the public. Both communications are given below.

THE MAJORITY REPORT.

NEW YORK, October 2, 1974.
To the Honorable the Judge of the Court of Gene

To the Honorable the Jerge of the Court of General Sessions:—

The attention of the Grand Jury, during a portion of its sitting, has been taken up with examining into the management of the Department of Charities and Correction, and after a full investigation record with pleasure that in their opinion the Commissioners have enceavored to perform their various and onerous duties faithfully and for the best interests of the public. And while they find their prisons, hospitals, bundings, Ac., under their charge well managed, would except the rooms of the Cicy Prison where drunk and disorderly persons are committed and confied as entirely inadequate for the purpose required. The Grand Jury feel called upon to say that in their indigment the public interest demands that prisoners should be employed in working at various trades, and that the city should receive an income from such labor towards defraying the expenses of the department, and believe that if suitable building or buildings were erected such an income would soon be derived. And they recommend such action as may be required to bring about that end, which to the prisoners would be beneficial, for with some trade they would be better fitted, on being released, to earn their own living, and more likely to lead better lives.

lives.

The varied objects of this department—instice, industry, medical treatment and charity—are to interwoven that we hope the time may soon come when any and all political interference with it will be trowned upon by

WM. S. CORWIN.

WM. S. CORWIN.

MYER MYERS,
GHORGE A. KNOTT,
DAVID HOYT,
HENRY H. DYER,
JAMES H. BELL,
ISAAC HENDRICKS, Secretary.

THE MINORITY REPORT.

Address of the Great Management of the Sentime CHIRDES P. BURDETT (foreman),
CORWIN.
CHARLES MOREAU,
WYERS,
E A. KNOTT,
HOYT,
H. F. RUDOLPH,
H. DYEB,
H. FRUD P. ARNOLD,
H. BELL,
SOURCES,
MINOT F. WINGH.

The undersigned, members of the Grand Jury, subgeribe with pleasure to ai the sentiments and recombendations above set forth, with the exception of the
expressions contained in the ioliowing paragraph,
viz.—"And after a mil investigation record with pleasme that in their (the above subscribers) opinions the
Commissioners have endeavored to perform their various and onerous duties minimally and for the best interests of the public." And we regret we cannot conscientiously indores the same.
Respectfully submitted,
A. J. HAINES,
JNO. W. CAMPBELL, Sr., 56 West Fourteenth street;
E. DU VINBE,
E. COLGATE,
E. COLGATE,
SHEPHERD KNAPP, Jr.

MORRISANIA'S TAX RECEIVER.

A few days since application was made in Supreme Court, Chambers, before Judge Daniels, for a peremptory mandamus directing Joan J. Clark. Receiver of Taxes in Morrisania, to make a return to the Board of Audit of the fees he received durug 1873. The answer set out by Judge Flanagan, be counsel, was that he waited on the Board to couply with its notice requiring him to report his feet but that no meeting was held, and that he filed with the County Clerk the statement required, which was accessible to the Board. Judge bands, in giving his decision yesterday, denied the application, but granted an alternative writ, understanding, nowever, that if the re-made within ten days further litigation

BUSINES IN THE OTHER COURTS.

SUPREMS COURT - CHAMBERS.

Pecisions.

By Sidge Donohue.

Niven vs. Niven; Mrryweather vs. Hefferd and another.—Motions granted.

Andrew vs. New Jorsey Steam Navigation Company and another.—Grated. (See memorandum.)
Beggs vs. Brown; Woodruff vs. Oswaid; in the matter of Sniffer; Jackso vs. Barr and another.—Motions denied. otions denied. Blunt vs. Moore et al.—Nemorandum. Vetterland vs. Pirandello—Motion for

vetterland vs. Pirandello.—Motion for judgment granted; motion for leave by answer denied.

Gourand vs. Trust.—Let over stand as settled. In the matter of Stuyveant.—Court has no power to make the silowance.

Ey Judge ranels.

Hoe vs. Clarke.—Opinion.

SUPERIOR COURT-SECUAL TERM. Decisions

Miles vs. Brown.—Proceeding Stayed until Mon-day, October 12, with aborty to Fale such further application to General or Special orm as may be proper. oper. White vs. Woodworth.—Order appointing Joseph Greenwood guardian ad idem of infant de-

Gregg vs. Howe et al. - Attachment clowed. Jones vs. Barlow; The Whitney Aris Company vs. Barlow, Motione granted, without assis. The German Exchange Bank vs. Meyrr; Black-well vs. Hengstbach; McGlon vs. Breniger; Brent-lnx vs. Smith et a.; Stilwell vs. Keny; dies vs. Greenwall; Brown vs. Beekman, Orders granted.

MARINE COURT-CHAMBERS. Decisions.

Durant vs. Campbell.—Order of reference to v Burant vs. Campoeli.—Order of reference to v. H. McCartoy.
Fleeke vs. Meuska; Leon vs. Ulman; Ward vs. Stratton; Jaeger vs. Lemon; Rauth vs. Edmeyer?
Bernhard vs. Turner; Pickard vs. Turner; Schoon-macher vs. Thompson; Jopha vs. Moses; Southard vs. Reed; Causen vs. Furnmanich; Brannigan vs. Fox.—Mctions granted.
McKeon vs. McSorley; Isaacs vs. Benton; Cohen vs. Brittann.—Motions demed.
Wolff vs. Harris.—Defendant discharged from arrest.

Anderson vs. Wright.-Attachment discharged.

COURT OF GENERAL SESSIONS.

Postponement of the Excise Case.

Before Judge Sutherland. Shortly after the opening of the Court yesterday. District Attorney Rollins moved the case of Martin Nachtman, indicted for an alleged violation of the excise law. Mr. John McKeon asked to have the case postponed, and based his motion upon an amdavit of his own, setting forth the fact that after receiving a copy of the "new indictment" he had a long consultation with the defendant in relation to the facts of the case, and that time would be required to make further investigations and conter with witnesses before he could salely pr

Mr. Rollins replied by saying that he would con-tine the proof to the one spic of hunar to August

Erben, and consequently there was no possible excuse for any aurther delay.

The motion was granted and the case put off for the term.

Mr. Rollins then asked that the counsel for the defence be compelled to argue the motion to quash the indictment, of which they had given notice on Thursday.

quash the indictment, or which they had given notice on Thursday.

Mr. A. Oakey Hall said that he regarded the last indictment as much more auity than the first, and that, considering the power which the District Attorney had, after counsel exposed all its errors and imperfections on a monto equash to go before the Grand Jury and cure them by procuring a new indictment, counsel for the delence thought that discretion was the better part of valor, and, therefore, they would keep their objections to the time of trial. He (Mr. Hall) assured the prosecuting officer that no motion would be made to quash the indictment.

It was agreed between counsel that a week's notice would be given belone that a week's notice would be given belone the trial was moved again by the counsel of the people.

The Riley Arson Case.

Owen Riley, who was convicted of an attempt at

Owen Riley, who was convicted of an attempt at arson in the first degree, was arraigned for sen,

Mr. Rollins said that he was compelled to ask for a further postponement of the sentence. The question of the extent of sentence, which the Court could impose upon the prisoner was still a matter of doubt, and he deshed a little further matter of doubt, and he desired a little duriner time to examine the law.

Mr. Howe, counsel for the prisoner, renewed his previous motion that the prisoner be dis-charged, which was refused by the Court, and to which exception was taken.

Sentence will be passed upon Riley on Tuesday

next. The Court adjourned for the term.

JEFFERSON MARKET POLICE COURT. Dishonest Drug Clerk.

Before Judge Flammer. A young drug clerk was arraigned yesterday before Judge Flammer charged with abstracting at various times small quantities of drugs and other articles of the pharmacopeia from the stock. He articles of the pharmacopeia from the stock. He was employed by Mr. John H. Lockwood, corner of Thirty-second street and Tenth avenue, and the latter missed a large amount of merchandise before his suspicions were attracted toward Schroeder. At length he set a watch on his movements, and, missing a quantity of opium, openly charged him with the theit. He did not deny his guilt, and was at once put under arrest. Judge Flammer held him in \$500 each to answer two separate charges.

TOMBS POLICE COURT. A Dishonest Clerk.

Before Judge Morgan. About two years ago Mr. Max Cohen, of No. 79 Chatham street, hired a young man named Joseph H. Blott as a clerk in his clothing store. During the first year Blott behaved in a manner which met with the earnest approval of the employer. About a year ago Mr. Cohen began to miss articles of clothes from the store, and having full confidence in Blott he did not suspect him of being the thief. On the 29th of September he, however. fidence in Blott he did not suspect him of being the thief. On the 29th of September he, however, discovered Blott leaving the store with a valuable pair of pants in his possession. Blott, it is alleged, knew he was discovered and consequently never went near the place again. That night he left his lodging house and was not seen until yesterday atternoon, when an officer of the Sixth precinet, who had been put in possession of the facts in the case, accidentally happened to meet Blott in a saloon at No. 62 New Bowery, where he was having a merry time with a lew friends. Mr. Cohen does not know exactly how much ne has been robbed of, but as near as he can calculate he is minus about \$2,006 worth of clothing. For this amount he can vouch, as he has at several times during the last year taken memoranda of the different amounts of clothing he has lost.

lost. Blott, when arraigned, would not answer whether he was guilty or not. The ludge placed him under \$1,600 ball to answer the charge of robbery at the Court of General Sessions.

FIFTY-SEVENTH STREET POLICE COURT. A Bold Thier. Before Judge Otterbourg.

Joseph Goldeman, a young man who called himself an official dog catcher, was arraigned on a charge of grand larceny. He went into the clothing store No. 29 Catharine street, yesterday morning, and before the very eyes of those in the lace picked up a black and tan dog belonging to the store and walked off with him. Subsequently the store and walked off with him. Subsequently a piece of Irish popilin being missed he was suspected of having taken that also, and the proprietor, Charles Peyser, went to the Eighteenth ward dog pound to find him. There it appeared that he was merely "an assistant dog catcher," and Mr. Peyser caused his arrest. At his residence, No. 38 Orchard street, the piece of goods was found, He was committed for trial in default of \$1,000 bail. Judge Otterbourg gave it as his opinion in connection with this case, that "assistant dog catcher" was but another name for thief, and every one acting as such should be arrested by the police. police.

Stabbed by a Woman. Annie Bennett, of Forty-ninth street and Seventh avenue, was held for trial, she having staboed in the cheek Patrick Kelly, of Fifty-eightl street and Sixth avenue, during a quarrel which they had. The cut was not a dangerous one, but it was sufficiently severe to be inconvenient to Patrick. She defined the charge.

Three Czazy Women. annie Carpenter, Addie Hays and Bella Washburne, three women whose good looks are their only stock in trace, were arraigned on charges of disorderly conduct and reckless driving. At half-

past one o'clock on Priday merning Officer Thomas, of the Eighteenth precinct, found them in a light wason, which they were driving at a furious rate on the down track of the Fourth avenue. In a few minutes more they would have been crushed to death by part of a railroad train on its way down the city. They were committed in default of \$10 fine each. Judge Sherwood and the Watch Busi-

ness.

Judge Sherwood takes exception to the report in Thursday's HERALD from this Court, which mentions the fact that His Honor had taken watches as security for fines imposed by him and was swindled in the transaction. In explanation he says, "In the case of the lawyer King, and his he says, "In the case of the lawyer King, and his iriena, I simply imposed the fine of \$10 each. One of them then asked if I would accept a watch as security. I at once said I had nothing to do with that. The Cierk (Mr. Rockweii) afterwards did accept the watch, it seems, but he did so without consulting me. The clerk did tell me that he wished to buy a watch for his son, and while at the watchmaker's to see a watch, as I understood him, for his son, he having this watch with him, asked its value, and was told it was not worth over \$8 or \$10. In regard to the other case—the \$5 fine—ail I did was to impose it. The cierk afterward took the watch, and the fine was paid the same alternoon.

COMMISSION OF APPEALS DECISIONS.

ALBANY, Oct. 2, 1874. The following decisions were rendered by the

ALBANY, Oct. 2, 1874.

The following decisions were rendered by the Commission of Appeals to-day:—

Judgments affirmed, with costs—The People ex rel. Cook vs. Commissioners of Highways of Greenburg; Davis vs. Gwynne; Hoyt, Executors of Van Grosbeck vs. Long Island Railroad; Mullen vs. St. John; Back River Bank vs. Markell; Graham vs. Read; Brown vs. McKee; Bartlett vs. Drew; City of Brookiyn vs. Breshin; Holbrook vs. New Jersey Zinc Company; Allard Greasart Crowell vs. How; Buchman vs. Exchange Fire Insurance Company; Freeman vs. Lorillard; Stone vs. Frost; Kelly vs. Kelly: Best vs. Staples; Jones vs. Brooklyn Lille Insurance Company; Kingsland vs. Chivtenden; Burus vs. Amory; Paulin vs. Brooklyn Lille Insurance Company; Kingsland vs. Chivtenden; Burus vs. Amory; Paulin vs. Hodway and Seventh Avende Railroad Company; Wehrunn vs. Kuhn; Haggerty vs. Brooklyn City and Newtown Railroad Company; Trustees of Union College vs. Wheeler; Dudlev vs. Allanson; Executors of Danforth Snow vs. Mercanthe Mutual Insurance Company; Heime vs. Meyers; Wilkins vs. Barnard; Ferry vs. Wade; Smith vs. Holland; Wekle vs. Butler; Wintman vs. Seaman; Smith vs. Dunning; Potts vs. The Norfolk and Petersburg Railroad Company; Pitts vs. Hunt; Brown vs. St. Nicholas Insurance Company; The Enfaio, New York and Erie Railroad Company; Mutual Insurance Company; Mowers vs. Fachers; Phillips vs. Hebbard; Talloott vs. Alhold, Thompson vs. Burhans; Sallsbury vs. Bristare; Spring Company; Mattleon vs. New Accentral Railway Company; Mattleon vs. Reed; Losse vs. Matthews; Bennett vs. Buchan; Donanue vs. Case; Whitman vs. Seaman; Butler vs. Evening Mail Association; Dorn vs. Barker; Yates vs. Lvoře Hul vs. Spencer; First National Bank of Toledo vs. Shaw; Shuler vs. Bouglass.

Order of the General Term reversed and Judgment affirmed, with costs—East River National B

arrow. Judgment ammed, with costs, as to A. Hearne, Spear, Wright and Mickman, and modified as to defendant Cober, in accordance with the opin-ion of Commissioner Dwight, before whom the form of the judgment is to be settled—Austin vs.

Judgment reserved, as far as appealed from, and Order of General Term reversed and indoment of

Special Term affirmed, with costs—Glen & Hali Manufacturing Company vs. Hali. Order reversed and indigment and report of ref-eree affirmed, with costs—Ladlux vs. Grand Trunk Railway Company; Freedman vs. Beck with. Order affirmed, with costs—Hammond vs. Pen-

Order of General Term reversed and judgment at Circuit affirmed, with costs-McCafferty vs. Spuy-ten Duyvii, &c., Rallroad Company. Order affirmed, and judgment absolute ordered against the appellant, with costs-Turnbuil vs.

Judgment reversed and judgment ordered for the plaintiff upon the verdict, with costs—Dins-more vs. Duncan. Judgment of the District Court and of the Common Pleas reversed, with costs—Van Loon vs.

Lyon.

Judgment reversed and motion denied, with costs of appeal to General Term, and to this Court, and 510 costs of motion—Munger vs. Shannon.

Judgment of General Term reversed and judgment on report of referee affirmed, with costs—Dorn vs. Fox.

Lorder affirmed and judgment absolute ordered Order affirmed and judgment absolute ordered against the defendant, with costs—Becker vs. Borr.

Borr.
Order affirmed and judgment absolute ordered against the plaintiff, with costs—Hoover vs. Greenebaum.

COURT OF APPEALS CALENDAR.

The following is the Court of Appeals day calendar for Monday, October 5, 1874:—Nos. 55, 143, 162, 165, 165, 167, 168, 171.

JUDICIAL MISUNDERSTANDING. Judge Sutherland's Letter to Judge

Kasmire.
About two weeks ago, Judge Sutherland, while sitting in the Court of General Sessions and trying Michael Ryan for robbery, aminadverted with some asperity on the course which he supposed had been pursued by Judge Kasmire in the preliminary proceedings before the latter magistrate. It seems that a deaf mute named Thomas Farrell was arrested at the named Thomas Farrell was arrested at the same time with Thomas Ryan, charged with completely in the same offence. The proof completely exonerated Farrell and he was discharged. Ryan was committed, but the prosecution failed to convict him at the trial below. Justice Sutherland labored under the impression that the alleged confederate had been discharged after commitment for trial, whereas he was only released after a full hearing on a preliminary examination. Hence the following amende homorable which explains itself:—

September 30, 1874.

aminption. Hence the following amende honorable which explains itself:—

George E. Kashirs, Esq., Police Justice:—

Dear Sire—the indictment on which Thomas Parrell, a mute, was recently tried before me for robbery, in form charged said Farrell and one Michael Ryan with that crime, but the indorsement on the indictment, sizeed by the foreman of the Grand Jury, was "A true bid against Homas Farrell." On the trial I was led by the evidence of the complainant and other circumstances to believe that Police Justice George E. Kasmire, before whom Farrell and Ryan were brought, after an examination and after a commitment of both of them for indictment and trial, had discharged Ryan, and hence I publicly and officially made the remark, in substance, that it the Folice Justice does this he had one what he had no power to do. Since the trial I have become entirely satisfied that Police Justice Kashire did not discharge Ryan after he had committed him for indictment and trial, had the discharged him before any commitment for trial, on the ground that there was not sufficient evidence to connect Ryan with the commission of Kashire, with pleasure state that I am fully satisfied that the set of discharging Ryan did not and does not call for or justify censure or criticism. that his act of discharging Kyan call for or justify consuce or criticism.

JOSIAH SUTHERLAND, City Judge.

THE GREAT SCANDAL.

Mr. Moulton and the Proctor Libel Suit-Theodore Tilton's Wedding Anniversary.

As early as ten o'clock vesterday morning the mutual friend," Francis D. Moulton, drove up in front of the Kings County Court House, and, alighting from his vehicle, entered the District Attorney's office. He informed Chief Clerk Levi Faron, in the absence of Mr. Winslow, that his partner, Mr. Jeremiah P. Robinson, was cenfined to his house by sickness and would not be able to justify as his second bondsman in the suit brought as his second bendsman in the suit brought against him by Miss Edna Dean Proctor. Mr. Faron surgested that it would be well to go up stairs and see Chief Justice Neilson, of the City Court, on the subject. Judges Neilson and McCue were both on the bench when Mr. Moulton entered the court room. Mr. Moulton expressed his regret at having to disappoint the court, whereupon Judge Neilson said the justification can be just as well delerred. Judge Neilson said that if Mr. Roomson could not come to the Court House by noon to-morrow he would go to his house and take his justification.

Judge McCue (smiling)—I would commit Mr. Moulton to jail.

Mr. Moulton (laughing)—Do so and see how cheerfully he will go.

Mr. Mouiton (laughing)—Do so and see how cheerfully he will go.

The de-endant in the Proctor libel suit then withdrew apparently in the very best of spirits.

Mr. Woodruff has justified in \$1,500 as bondsman, and the bail (\$3,000) will be complete when Mr. Robinson lustifies.

Yesterday was an eventful anniversary to Theodore Tilton. Nineteen years ago last night he was married by Rev. Henry Ward Beecher to Miss Elizabeth M. Richards at Piymouth church. It was also the thirty-ninth anniversary of his birth.

CHICAGO INSURANCE

The Companies Gaining New Strength-No Evasion of the Agreement To Be Tolerated-The Figures For and Against Chicago.

solved on the relative powers of combativeness of the two antagonisms there is little doubt what the final result will be. The position of the insur ance men is daily becoming stronger and the condition of the Chicago merchants each day becomes more critical. The former are daily receiving new and formidable ailies of wealth, while property holders of the headstrong city find one propafter another knocked from unde them. Yesterday, in this city, the Williamsburg City Fire insurance Company announced to its stockholders that it was about to close its agency in Chicago. This company is not a member of the National Board of Underwriters and is not gov-

in Chicago. This company is not a member of the National Board of Underwriters and is not governed in any way by the action of that organization; but its duty to its stock and policy holders seemed to have dictated the action, its departure with \$500,000 of capital is another straw snowing unmistakably which way the wind blows.

No Undergound work.

It has been asserted by some of the agents of Non-Board companies that the withdrawal from Chicago was only a pretended withdrawal after all, and that, while the branch offices of the various companies might be closed, the institutions would go on writing policies through brokers and real estate men just the same as before. Although this was clearly seen to be a strict canard, started by companies out of the fold of the Board to create distrust among the flock, yet it was deemed worthy of investigation. A first to reate distrust among the flock, yet it was deemed worthy of investigation. A first to reate distrust among the flock, as well as the rooms of the National Board. The unanimous opinion expressed was that the writing of policies by any company by such an underground system could not be done secretly. Not only would it be a direct breach of faith toward the companies in the Board, after a promise in writing to withdraw; and while there was no penalty, in the way of fines, which could be imposed, such an act would be treated in the same manner as any orcach of trust among outsiness men. It had not been made obligatory upon any company to construct the companies in writing to withdraw; and while there was no penalty, in the way of the Board, there could be imposed, such an act would be treated in the same manner as any orcach of trust among outsiness men. It had not been made obligatory upon any company to constructive its action in writing policies in any public or private manner. This rumor has, therefore, little foundation in fact.

The struction.

The struction.

The struction, and companies with-drawn.

lows:- Assets of English and American companies with-

Assets of Engisu and American Compared drawn
Assets of American companies alone.
Board companies whose decision has not reached New York, including the Royal, of London, \$12.090,000.
Assets from non-Board companies remaining.

Total assets of all companies at pres-

THOSE WORTHLESS BONDS. Yesterday afternoon Judge Morgan disposed of

the bond case which has for three or four days absorbed the attention of the Court. Messrs. Beck & Hess, it will be remembered, attempted to pass worthless bonds representing to be of the first mortgage of the North Shore Railroad of Long Island. There was a doubt in the mind of the Court as to the identity of this corporation. It was not known whether the company had the road in prospect or whether it had been begin and failed. The lawyer for Mr. Ferniwich told the Court that the North Snore Railroad of Long Isl-and had never been carriered, and it did not an-pear on the records of any of the counties of Long In disposing of the case Judge Morgan said he would hold Messrs. Beck & Hess to answer the charge of conspiracy to defraud, and fix ball in each case at \$500. The prisoners were let go on their counsel's parole, and will jurnish bell to day. ed that any mortgage had been raised.

NEW YORK CITY.

The new chime of ten bells for St. Thomas church, made by McNeely & Co., of West Troy, N. Y., will be tested for the public by professional ringers this (Saturday) afternoon, from four to

The National School of Design will open on Mon day next. The applications thus far greatly exceed those of last year. The Examining Council will be held this evening, before which all drawings will be placed.

The promised lecture by the Lord Mayor of Dublin, en "Oliver Goldsmith," will be delivered on Tuesday evening, at the Academy of Music, on behalf of the Church of St. Cecilia, at 105th street, of which the Rev. H. Flattery is pastor.

Yesterday afternoon Captain Hildreth, the late ommander of the Pacific mail steamer Guatemala, made his deposition relative to her loss on Wathing's Island before the United States Local Inspectors of Steamsnips, on Pine street. The re-port will not be made public until next Wednes-day, when the official investigation will commence.

The majority of English steamers leaving this port to-day for Liverpool take steerage passengers at \$12, but in many cases only \$11 is paid. It is expected that next week rates will be down to \$10. Paris can now be reached for \$14 and \$15. The German steamships, which about five years ago charged \$37 50 in gold, are now charging \$24 in currency.

The annual meeting of the New York Association of Veterans of the Mexican War was held at the armory of the Twelfth Infantry, corner of Forty-flith street and Broadway, on Thursday evening. The attendance was large. The following persons were elected officers for the ensuing year:—President—Major General Joseph Hooker, United States Army. Vice Presidents—Colonei William Linn Tiduall, General Francis E. Pinto, Vice Admirai S. C. Rowan, United States Army; Roar Admirai S. C. Rowan, United States Army; Roar Admirai Henry Walke, United States Army; Gaptain S. B. H. Vance, General Charles K. Graham, General John C. Robinson, United States Army, and Colonel John L. Broome, United States Army, and Colonel John L. Broome, United States Army, and Colonel John L. Broome, United States Marines. Corresponding Secretary—Captain James C. Marriott, Recording Secretary—Captain James C. Marriott, Recording Secretary—Captain James C. Marriott, Recording Secretary—Captain John W. Root, Financial Secretary—Comrade N. W. Cole. Treasurer—Captain Jeremiah Sherwood. Surgeon—Dr. Alexander Perry, Marshal—General J. H. Hobart Ward, Sergeant-at-Arms—Comrade Peter Waters, the armory of the Twelfth infantry, corner of

BROOKLYN.

Property Clerk Kraushoar, of the Police Department, reports the total value of stolen property recovered last month as being \$12,045.71.

Work on the new building in course of construction for the Sisters of the Good Shepherd, on Atlantic avenue, has been discontinued and will not be resumed until next spring.

The body of Herman Martins, of Ninety-second

street, near avenue A. New York, was found in the water at the foot of Forty-eighth street, Brook-lyn. The relatives of the deceased were notified. The internal revenue collections in the First district for July, August and September, amounted to \$1,075.480 81 as against \$923,519 04 for the corresponding period in 1873. The excess in favor or 1874 was \$151,961 77.

A sub-committee of the One Hundred waited

upon Comptroller Frederic Schroeder yesterday and requested him to accept the renomination for that lucrative office. Mr. Schroeder said he would not be a candidate unless he received the regular republican nomination.

The Salary Committee on the budget for 1874 ments, calling for a list of all their employes and the names of all whose services can be dispensed with. The object is to effect a reduction of the ciercal force and economize during the ensuing year.

An attempt was made by the striking journeymen plasterers to frighten their fellow craftsmen away from work on the new schoolhouse at Fortyaway from work on the new sensonouse at fortysecond street and Third avenue yesterday. The
workingmen thus threatened had incurred the
enmity of the strikers by working for the old
rates, \$350 per day. The society men claim \$4
per day. The police of the Eighth sub-precinct are
on the alert for any disturbance that may occur.
John Schaffer, forty-nine years of age, residing

at No. 188 Twentieth street, was shot in the right shoulder by Simon Madison, while quarrelling about the ownership of drift wood on Bay Ridge store, yesterday morning. The wound, though severe, is not dangerous. Madison, who is under arrest, claims that he shot Schaffer to save the life of his son-in-law, who was assaulted by John with an axe. Justice Delmar committed the accused to await the result of the injuries inflicted.

LONG ISLAND.

Jacob Greaser, a German farmer residing at Mattituck, was knocked down by highwaymen near the bridge in the village of Riverhead on Thursday night and robbed of his watch and chain and \$15 in money. The robbers escaped. The republicans of Jamaica last evening elected

Messrs. William S. Cogswell, Samuel S. Aymar and Edwin B. Moore to represent them in the Queens County Central Committee during the coming County Central Committee during the coming year. Delegates to the County and Assembly conventions were also elected.

Captain Charles A. Pierson, station agent of the Long Island Railroad at Bridgehampton, had \$250 stolen from his dwelling on Wednesday afternoon. The money was in a bureau drawer in a bedroom on the ground floor, and a window was left open, through which the thiel entered.

The County Convention of the republicans of affolk county was held at Riverhead vesterday and made the following nominations:-For mem and made the following nominations:—For member of Assembly, N. D. Petty, of Riverhead: Justice of the Sessions, Henry S. Jennings, or Ising: Superintendent of the Peor. Edward L. Gerard: Coroner, George L. Huntling, of Bridgehampton. The nomination of a Coroner for Fisner's Island was passed over.

The Board of Audit appointed to consider and

pass upon the matter of the Newtown bonds and other claims, consisting of the Mayor and Super-Newtown, have thus far allowed only claims on bonds. The Board, by their action, have acknowledged the validity of the different series of bonds, including those issued for the establishment of the Blissville road, the question of the regularity of which is now before the Court. The different series include the Blissville road bonds, the Maupan avenue bonds, the Hoffman boulevard bonds, the Jackson avenue bonds and the Grand street bonds. visor of Long Island City and the Supervisor of

STATEN ISLAND.

Mr. Lester Scofield, Chief of the North Shore Fire Department, has given notice to the different companies to assemble at New Brighton on Monday for a grand parade and test of their steamers. The parade will be led by a platoon of ponce and the route will be on the shore road, from New Erighton to Maurie's Harbor and return to Port Ricamond, where the test of engines will be made at the Liberty pole at Huguenot Hall. There will be a collation in the evening. Ground was broken yesterday for the work of

Macadamizing Bay street, Stapleton, under the supervision of Mr. Cocroit, superintendent of the government fortifications at Clifton. The Trustees of Edgewater have appropriated \$5,600 for the work of Macadamizing this and other streets in the village, work to be continued while the money lasts and to be completed as soon as practicable. The Trustees have notified the Shore Railroad Company to remove their track from the side to the middle of Bay street through Stapleton and to grade the track so as to make it conform with their work.

NEW JERSEY.

A railroad man named Patrick Curley met with a terrible death at Morristown on Thursday night. He fell upon the rails and was run over by Abram Ledeboer, the proprietor of a small drug store in Paterson, has mysteriously disappeared,

and what has become of him is a matter that has caused no little alarm to his friends, who have searched every imaginable spot for him in vain. Much feeling exists in Hoboken in consequence of the refusal of the Common Council to pay the or the reduced of the common content to pay the policemen their wages for the month of September. The grounds on which they base the refusal are that the Commissioners have appointed five officers in excess of the number allowed by law, and they feel that they may be held responsible for any moneys they may pay to men whom they deem not lawfully cuttied to receive it.

The taxpavers of Northern Hudson county are excited over the action of the Hoboken Common excited over the actain of the Hooken Common Council lavoring the proposed four million job of supplying the northern townships with water from the Hackensack. The only Councilman who voted against it was P. J. Wilhams. The people are also dissatisfied with the manner of voting on the question. Unless the men owning the greater portion of the property go to Hoboken and register a protest against the scheme the enterprise is to be commenced.

The trial of Dr. N. C. Ricardo in a civil suit for \$10,000 damages, brought by the parents of Walter Schafer, of Passaic, for alleged maipractice, is still on in the Paterson Courts, and is creating great interest, especially among the medical fraterinty, masmuch as many of them have been called upon

to testify in regard to the treatment of similar cases, and the opinions of the various medical experts have by no means been harmonious. The case will probably be concluded and given to the jury to-day.

The annual fall games of the New Jersey Athletic Association will be held at Ridgewood to-day, and is expected to be one of the finest exhibitions of athletic games ever seen in New Jersey. There athletic games ever seen in New Jersey. There will be several races, including a one hundred yards dash, a two-mile walk, a haif-mile run, a one hundred yards race, a half-mile walk for boys under lourteen, &c. There are entries for these races from the New York athletic Club, the Lotus Place Athletic Club, of Chicago; the Princetus Place Athletic Club, the Montreal Pedestrian Club, the New York Caledonian Club, the North Loudon Rowing Club, of London, the Atlanta Boat Club; the Fort Green Pedestrian Club, the Seawanhaka Boat Club, the Young Men's Christian Association of New York, &c., besides entries from Columbia College, Ridgewood, Hohokus and other places.

TWO REPORTED FAILURES.

Alleged Failure of Henry Clews & Co .-Mr. Clews Denies the Truth of the Report-Suspension of S. Kaufman & Co. Yesterday was a field day in Wall street. For everal days past the impression had gained ground that Clews & Co. would be unable to meet the extended obligations arising out of their difficuities of a year ago. Yesterday afternoon these reports culminated in the announcement that the extended paper of the old firm (the present having been reorganized on the 1st of January) had gone This statement created a great deal of excitement among bankers and brokers, and the excitement among bankers and brokers, and the office of Clews & Co. was soon visited by many parties who were interested in ascertaining the truth. Some of the more gloomy-minded residents of Wall street pictured at once the outbreak of a panic like that which followed the failure of Jay Cooke & Co., and communicated their dire apprehension immediately to their friends. There was, therefore.

GENERAL FEELING OF RELIEF when Mr. Clews, whose word was doubted by no one, declared, in the most self-possessed manner, that there was no truth in the report that his firm hal falled or suspen.ed, or that their exten-sion paper had gone to protest. This minged the general teeling of alarm at once, and Mr. Clews's assurance that he would be able to meet this old assurance that he would be able to meet this old obligation in a very lew days, coupled with the fact that all the current demands upon the firm were duly met, and that the ordinary business proceeded as usual, restored confidence. A Herald reporter called upon Mr. Clews a five o'clock and found him yet busy in his office, in Wall street. Mr. Clews seemed to be in good spirits and felt evidently conscious of his ability to overcome this difficulty.

Mr. Clews seemed to be in good spirits and felt evidently conscious of his ability to overcome this difficulty.

In the course of conversation Mr. Clews said—"On, there is neither a tailure nor is there even a suspension. Our business goes on as usual. We had an extension of our old paper up till to-day and shall be able to meet the demand in a few days. We have succeeded in raising a loan in England, which wil suffice to bridge over the difficulty. We expect to receive the money next week, and as the holders of this extension paper are perfectly willing to wait until then we go on as usual. These are merely obligations of the old firm which have been lying over, and we shall have no trouble in meeting them."

Mr. Clews thereupon showed the reporter a despatch from London stating that the loan would be completed in a few days. When asked as to the amount of the paper, Mr. Clews declined to give any figures, but subsequently intimated that it was less than \$100,000. He reiteraced several times his conviction that he was without the slightest tapprehension in regard to the result.

The failure of S. Kaulman & Co., No. 29 Broad street, exporters of cotton, grain, petroleum and other domestic products, was announced yesterday and caused a feeling of uncasiness. The failure was caused by the shrinkage of values in produce. The bills of the firm are scattered among the large foreign bankers of this city and also among the Canadian banks. The amount of assets and liabilities could not be definitely ascertained yesterday, and Mr. Kaulman declared that all the statements in that respect well a mode of a set of this of the firm are scattered among the large foreign bankers of this city and also among the Canadian banks. The amount of assets and liabilities could not be definitely ascertained yesterday, and Mr. Kaulman being well well indeed, as Mr. Kaulman, the senior partner, had the reputation of a very wealthy man, of the strictest integrity. It was stated that he acquired a large fortune in Mexico and Texas, which he

MARRIAGES AND DEATHS.

Married.

Baldwin—Egan.—On Thursday, October 1, at the residence of the bride, by the Rev. A. H. Partifidge, Charles H. Baldwin to Miss Carrie Egan, both of Brooklyn.

Giffin—Gardiner.—At Reading, near Boston, Mass., on Thursday, October 1, by the Rev. A. S. Gardiner, Charles H. Giffin, Jr., oi New York cit., to Mamie L. H. Gardiner, daughter of the officialing clergyman. No cards.

Lawrence—Kendall.—In this city, on Thursday, October 1, 1874, at the residence of the bride's brother, by the Rev. James S. Ramsay, Anson H. Lawrence, of Chicago. to Amelia S. Kendall, daughter of the late Ortin Kendall, of Chicago. No cards.

Lowry, Herry M., Lowry, to Helen Louise, daughter of the late George H. Franklin, Seq. No cards.

Morris—Campbell.—On Monday, September 28, Morris—Campbell.—On Monday, September 28.

cards.

Alorris—Camprell.—On Monday, September 28, at Zion Church, Newport, R. I., by the Rev. T. Logan Murphy, rector, James John Morris, of New York City, to Jessie, second daughter of the late Peter Walpole Campbell, Esq., of Wexford, Ireland.

Rate Peter Walpole Campbell, Esq., of Wextord, Ireland.

Nodinke—Baldwin.—On Weddesday evening, September 30, by Rev. G. H. Gregory, George E. Nodinke. 10 Mary E., only daughter of John F. Baldwin, Esq., all of this city.

Polhemus—Wood.—On Sunday, September 27, by the Rev. Aaron Loomis, at Redfield, Oswego County, New York, Henry E. Polhemus to Ray M. Wood. No cards.

Pratt—Kellogg.—At Englewood, N. J., on Tharsday, October 1, by Rev. D. O. Kellogg, of Philadelphia, assisted by Rev. John W. Payne, R. Winying P. Pratt, of Boston, to Grace Uris, eldest daughter of Mr. Charles D. Kellogg, of Englewood.

ROSE—ROSE.—On Wednesday, September 30, at St. Ann's church, on the Heights in Brooklyn, by the Rev. Dr. Schenck, Friedrich Rose to Marie, adopted daughter of Hermann Rose, of Berlin, Germany.

adopted daughter of Hermann Rose, of Berlin, Germany.

Samson—Spryer.—At the residence of the bride's parents, on Wednesday evening, September 30, 1874, by Rev. G. Gotthell, Feliax Samson to Sakah Spryer, all of this city. No cards.

Snyer,—Baker.—At west Troy, on Thursday, October, 1, 1874, at the resdence of the bride's grandfather, Captain S. W. Baker, by the Rev. Dr. O. H. Gregory, Charles V. Snyder to Hertie Belle, daughter of William S. Baker, Esq. No cards.

cards.

STARR-IRELAND.—On Thursday, October 1, at Christ Church, Bridgeport, Conn., by the Rev. Nathannel Briggs, William W. STARR, Jr., to SUSAN TOWNSKID, adopted daugnter of Joseph N. Ireland,

Died.

ALLEN. -At New Brighton, S. I., on Thursday Oc-ober I, of consumption, Mrs. George W. Allen,

Died.

Allen,—At New Brighton, S. I., on Thursday October I, of consumption, Mrs. George W. Allen, of this city.

Notice of funeral hereafter.

Aercanis.—On Wednesday evening. September 30, at her late residence, in London, England, Mrs. Solomon Abecasis, aged 74.

Bennet.—On Thursday, October I, William Roome Bennet.—On Thursday, October I, William Roome Bennet.—On Thursday, October 3, at the residence of his grandfather, James H. Roome, No. 35 Carmine street, on Saturday evening, October 3, at nail-past seven o'clock.

Berry.—On Friday morning. October 2, Eliza Berry.—On Friday morning. October 2, Eliza Berry.—On Friday morning. October 3, at nail-past seven o'clock.

Berry.—On Friday morning. October 2, Eliza Berry.—The relatives and friends are respectfully invited to attend the funeral, from her late residence, 339 East Sixteenth street, on Sunday afternoon, October 4, at two 'O'clock.

Bonnett.—At New Rochelle, on Thursday, October 4, at two 'O'clock.

Bonnett.—At New Rochelle, on Thursday, October 1, Pathence, widow of Peter Bonnett, decased, in the 58th year of her age.

The relatives and friends of the family are invited to attend the funeral, from the residence of her son-in-law, John Whimarth, on Saturday, 3d inst., at eleven o'clock A. M. Trains via New Haven Railroad will leave Grand Central depot, Forty-second street, at 10:10 A. M. Returning leave New Rochelle at 12:25 P. M.

Brodie.—At White Plains, on Friday, October 2, 1874, Mary Pirnir, wife of James Brodie, in the 72d year of her age.

The relatives and friends of the family are invited to attend the funeral, on Monday next, at the Prebyterian church in the village, at eleven o'clock A. M.

Bushell.—The funeral of Bessie, infant daughter of Edward and Elizabeth Bussell, will take place on Sunday, October 4, at one P. M., from the residence of her parents, No. 304 East 12th street.

Oampell.—On Thursday, October 1, 1874, John Campell. Date, aged 40 years, native of Caste Blaney, county Monaghan, Ireland.

Relatives and friends of the family a

CLARKE.—At 9:40 P. M. on Friday, October 2, Mrs.
Maky Clarke, aged 20 years and il months.
Relatives and iriends are respectivily invited to attend the funeral, on Sunday, at two o'clock P. M.
Dalkymple.—At Hamden, Conn., on Wednesday, September 20, Walfer D. Dalkymple, aged 26
years, 8 months and 8 days.
The relatives and friends of the family are invited to attend the funeral, from the residence of Nathaniel Ketchum, No. 70 Hicks street, Brooklyn, this day (Saturday), at three o'clock P. M.
A'bany papers please copy.
Dawes.—On Wednesday afternoon, September 20, 1874, of a langering illness, Frederick J.
Dawes.—On Wednesday afternoon, September 20, 1874, of a langering illness, Frederick J.
Dawes, son of John and Eliza Jane Dawes, formerly Boyd, in the 37th year of his age.
The funeral will take diace on Saturday, October 2, at two o'clock P. M., from his late residence, No. 88 Norman avenue, corner of Orchard street, Greenpoint. The relatives and friends of the funeral without further notice.
London papers please copy.
Dowdell.—On Friday, October 2, Perer Dowbell, the beloved husband of Margaret Dowdell, in the 68th year of his age, born in Ireland, county Dublin, parish of Durdun.
Relatives and friends are respectfully invited to attend the funeral irom his late residence, 456 West-Thirty-second street, between Ninth and Tenth avenues, on Sunday, at two o'clock; from thence to Calvary Cemetery for interment.
Eddy-On Friday, October 2, Samuel Eddy, in the 68th year of his age.
The relatives and friends of the family are respectfully invited to attend the funeral, from his late residence, 131 North First street, Williamsburg, on Sunday, October 4, at one o'clock.
ERNST.—On Wednesday morning, September 20, Mrs. Sarah Jane Ernst, wife of F. A. Ernst, Funeral to take place from her late residence, Mo. 302 Court street, on Saturday, October 3, at two P. M. Relatives and friends are invited to attend.
Graham.—At Laporte, Ind., on Friday, September 25, 1874, Helle P.

two P. M. Relatives and friends are invited to attend.

GRAHAM.—At Laporte, Ind., on Friday, September 25, 1874, IRLEN GRAHAM, widow of Charles M. Graham, formerly of Harlem, in the 86th year of her age.

HENLY.—Suddenly, on Thursday, October 1, William L. eldest son of the late John C. Henry. The Irlends of the family are respectfully requested to attend the funeral, from his late residence, No. 56 West Twelfth street, this day, at two P. M.

dence, No. 56 West Tweifth street, this day, at two P. M.

HERR.—In Brookiva, on Thursday, October 1, after a lingering illness, the beloved wife of Frederick Hert, aged 35 years and 5 months.

Relatives and irlend's are invited to attend the funeral, on Sunday afternoon, 4th inst., at one o'clock, from the residence, 778 Broadway, near Myrtle avenue, and at two P. M., from the Evangelical Lutheran (St. Mark's) church, Evergreen avenue, opposite Jesterson street. Service in German and English.

HOGAN.—In Brooklyn, on Friday, October 2, Millward R. Hogan, youngest son of T. and M. N. Hogan, aged 4 months and 18 days.

The relatives and friends of the family are respectfully invited to attend the inneral, from the residence of his parents, 220 Schermerhorn street, on Sunday, October 4, at three o'clock.

Jackson.—Of pneumonia, on Thursday, October 1, Peters Jackson, in the 61st year of his age.

The irlends of the family are invited to attend the funeral, from his late residence, No. 229 East Sixtieth street, on Sunday, the 4th Inst., at four P. M. The remains will be taken to New Jersey for interment.

Levelety.—Suddenly, on Friday, October 2, Mr. Michael Leverty, of Bridgeport, Conn.

Further notice of inneral.

Mary Ann Martin, the beloved wife of John Martin. a native of the county Tyrone, Ireland, aged 49 years.

The funeral will take place from her late resi-

aged 49 years.
The funeral will take place from her late residence, 451 West Eighteenth street, on Sunday, October 4, at one o'clock. Relatives and friends are respectfully invited to attend.
MESSINGER.—At Stamford, Coun., on Thursday, October 1, ROBERT H. MESSINGER, formerly of New York.

October 1, Robert H. Messinger, formerly of New York.

Relatives and friends are invited to attend the funeral service, at St. John's Episcopal cuurch, Stamford, Conn., on Monday, October 5, at haifpast eleven o'clock A. M. The remains will be taken to Mount Auburn for interment.

MILLIGAN.—Suddenly, on Thursday, October 1, Jane Milligan.—Suddenly, on Thursday, October 1, Jane Milligan, ayed 65 years.

Relatives and friends of the family, also Hancock Lodge, No. 42, I. O. of O. F., are respectfully invited to attend the funeral, on Sunday, at one o'clock, from her late residence, 124 avenue D. Murray.—At Hillisdale, N. Y., on Thursday, October 1, 1874, Sarah, widow of the late William Murray, in the 83d year of her age.

MCORMICK.—At Woodhaven, L. I., on Thursday, October 1, Sarah E., wife of Aifred D. McCormick.

The relatives and triends are invited to attend

day, October 1, Sakah E., whe of Africa D. accormick.

The relatives and triends are invited to attend
the luneral, on sunday, October 4, at two o'clock,
from the residence of Mrs. Richard C. McCormick,
Herriman avenue. Jamaica, L. I.

McGuire.—On Friday morning. October 2, at her
residence, No. 221 West Sixteenth street, Mrs.
Buidger McGuire, the beloved wife of James
McGuire, Esq., and mother-in-law of the Hon.
William R. Reberts.

The luneral will take place on Monday, due notice of which will be given.

PANGBURN. Whow of the late Jeremiah Pang-burn, aged 82 years, 8 months and 21 days.

The funeral services will be held on Saturday evening, October 3, at the residence of her son-in-law, J. P. Brouner, No. 4 Perry street, at half-past seven o'clock.

PARSONS.—On Priday, October 2, JAMES A. PAR-

fully invited to attend the funeral, on Sunday, October 4, at eleven A. M., from her late residence, 1,647 Second avenue.

SANGER.—At Rockville Centre, L. I., on Friday, October 2, W. Jewerr Sanger, eldest son of the late Dr. W. W. Sanger, aged 21 years and 14 days. SMITH.—On Thursday, October 1, Marcellat, the wife of Simon Smith, aged 64 years and 7 months. The friends of the family are invited to attend the luneral, from her late residence, 402 East Twenty-first street, on Sunday, the 4th inst., at one P. M.

STRAUT.—On Friday morning, October 2, Frank STRAUT., youngest son of Peter F. and Hannah E. Straut, in the 5th year of his age.

The relatives and friends of the family are respectfully invited to attend the funeral, at Oak Hill Cemetery, Nyack, on Sunday, at one P. M.

TAYLOR—On Wednesday, Septemoer 30, MARY, wife of William Taylor, aged 50 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of Joseph Taylor, Esq., 464 West Fortysixth street, to-day (Saturday), at one o'clock P. M.

Manchester (England) papers please copy.

residence of Joseph Taylor, Esq., 454 West Forty-sixth street, to-day (Saturday), at one o'clock P. M.

Manchester (England) papers please copy.

Upington.—On Thesday, September 24, of apoplexy, at his residence, No. 203 Gold street, Brooklyn, Jas. P. Urington, aged 63 years, 9 months and 13 days.

The funeral will, take place on Saturday afternoon, October 3, at two o'clock. Friends of the jamily and members of United states Lodge, No. 207, F. and A. M., are respectfully invited to attend. SUMMONS.—The members of United states Lodge, No. 207, F. and A. M., are hereby summoned to attend an emergent communication, to be held at their rooms, No. 115 West Twenty-third street, Bryant's Building, on Saturday, October 3, at twelve o'clock A. M. sharp, for the purpose of paying the last tribute or respect to the remains of our late brother, James P. Dymgton. The fraternity in general are most cordially invited to attend. By order,

WALLIN.—On Wednesday, September 30, Alpright Finsign Wallin, eidest son of Samuel L. and Charlotte S. Wallin, aged 29 years.

The relatives and friends are respectfully invited to attend the funeral, from the residence of his aunt, Margaret Munighn, No. 58 Oliver street, on Sunday, October 4, at two o'clock P. M.

WHITEHEAD.—In Elizabeth, N. J., on Thursday, October 1, Dr. William M. WHITEHEAD, in the 57th year of his age.

year of his age.
The relatives and friends of the family are re-

The relatives and friends of the family are respectfully requested to attend the funeral without further invitation, from Christ chapet, Elizabeth, on Saturday, October 3, at lour officers, Woon.—On Friday, October 2, Mary Noble, beloved wife of the late George Wood, aged 58 years.

loved wife of the late George Wood, aged by years.

Relatives and friends of the family are respectfully lavited to attend the funeral, from her late residence, No. 239 East Forty-first street, on Sunday, October 4, at eleven o'clock 4, M.

tice of which will be given.

ODELL—At East Chester, on Wednesday, September 30, CHARLES ODELL, in the 68th year of his

tember 30, CHARLES ODELL, in the 68th year of his age.

Relatives and friends are respectfully 11. vited to attend the inneral, from St. Paul's chirch, East Chester, on Saturday, the 3d inst., at two o'clock P.M.

O'ROURKE.—On Thursday, October 1, 1874, after a short filness, Bernard O'Rourke, son-in-law of the late George McAleer, of Yorkville, a native of the town of Drodghea, county Louth, Ireland, in the 45th year of fils age.

The friends of the family are respectfully invited to attend the funeral, from his late residence, corner of First avenue and 114th street, on Sunday, October 4, 1874, at one o'clock P. M.

California, Massachusetts and Irish papers please copy.

PANGBURN.—On Thursday, October 1, 1574, SARAE

PARSONS.—On Friday, October 2, JAMES A. PARSONS, in the 57th year of his age.

His friends are invited to attend the funeral, without further notice, from his late residence, Morgan street, Union Hill, N. J., on Monday, October 5, at two P. M. Carriages at the ferry, Hoboken, atone P. M. ken, at one P. M.
PETERSON.—In Brooklyn, on Thursday, October
1, 1874, SARAH ANN PETERSON, aged 87 years, 5

PETERSON.—In Brooklyn, on Thursday, October 1, 1874, Sarbar Ann Peterson, aged 37 years, 5 months and 15 days.

Her relatives and friends are respectfully invited to attend the funeral, from her late residence. 85 Carlton avenue, Brooklyn, to-day (Saturday), October 3, 1874, at hall-past two O'clock. PULLIS.—On Thursday, October 1, Hester Pullis, relict of David A. Pullis, aged 64 years.

Relatives and friends are respectfully invited to attend the inneral, from the residence of her sonin-law, G. H. Lash, Astoria, L. L., on Sunday, the 4th inst., at one O'clock. The Steinway stage leaves the Ninety-second street lerry at 9:30 and 11:25 A. M.

St. Louis (Mo.) and Paterson (N. J.) papers please copy.

QUIN.—On Friday, October 2, Catharine, the beloved daughter of John and Margaret Quinn, aged 1 year and 11 months.

Funeral will take place from her parents' residence. No. 413 West Forty-first street, on Sunday, October 4, at one P. M.

Armagh and Tyrone papers please copy.

REILLY.—On Thursday, October 1, James Henry Reilly.

Funeral this (Saturday) afternoon, 3d inst., at

REILLY.—On Thursday, October 1, JAMES HENRY REILLY.
Funeral this (Saturday) afternoon, 3d inst., at two o'clock, from the residence of his mother, No. 9 Eldridge street.

RICKARD.—On Friday, October 2, 1874. MARY ELIZABETH RICKARD, the eldest daughter of James and Mary Rickard, deceased, ared 25 years.

Relatives and irlends of the family are respectfully invited to attend the funeral, on Sunday, October 4, at eleven A. M., from her late residence, 1,647 Second avenue.

SANGER.—At Rockyllie Centre, L. L. on Friday.